

UNITED STATES DEPARTMENT OF COMMERCE

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ID APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/491,549 01/26/00 BAULCOMBE D T 000110 **EXAMINER** HM12/0803 DANN DORFMAN HERRELL & SKILLMAN PARAS JR,P SUITE 720 ART UNIT PAPER NUMBER 1601 MARKET STREET PHILADELPHIA PA 19103-2307 1632 **DATE MAILED:** 08/03/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

:		file
Office Action Summary	Application No. Applicant(s)	
	09/491,549	BAULCOMBE ET AL.
	Examiner	Art Unit
	Peter Paras, Jr.	1632
The MAILING DATE of this communication appe Period for Reply	ears on the cover sheet v	vith the correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.	IS SET TO EXPIRE 1	MONTH(S) FROM
Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communic. If the period for reply specified above is less than thirty (30) days be considered timely. If NO period for reply is specified above, the maximum statutory communication. Failure to reply within the set or extended period for reply will, by Status.	s, a reply within the statutory period will apply and will exp	minimum of thirty (30) days will ire SIX (6) MONTHS from the mailing date of this
		THO DECOME ABANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) filed on		
	s action is non-final.	
3)☐ Since this application is in condition for alloward closed in accordance with the practice under E	nce except for formal m Ex parte Quayle, 1935 C	atters, prosecution as to the ments is c.D. 11, 453 O.G. 213.
Disposition of Claims		
4)⊠ Claim(s) <u>1-31</u> is/are pending in the application.		
4a) Of the above claim(s) is/are withdraw	n from consideration.	
5) Claim(s) is/are allowed.		
6) ☐ Claim(s) is/are rejected.		
7) ☐ Claim(s) is/are objected to.		
8)⊠ Claims <u>1-31</u> are subject to restriction and/or ele	ection requirement.	
Application Papers		
9)☐ The specification is objected to by the Examiner.		
10) ☐ The drawing(s) filed on is/are objected to	by the Examiner.	
11) The proposed drawing correction filed on	is: a) ☐ approved b) ☐] disapproved.
12)☐ The oath or declaration is objected to by the Exa	miner.	
Priority under 35 U.S.C. § 119		
13) Acknowledgment is made of a claim for foreign p	oriority under 35 U.S.C.	δ 119(a) ₋ (d)
a) ☐ All b) ☐ Some * c) ☐ None of the CERTIFIE	D copies of the priority	documents have been
1. received.	e replied of the phoney	documents have been.
2. received in Application No. (Series Code /	Serial Number)	
3. received in this National Stage application		
* See the attached detailed Office action for a list of	the certified copies not	received
14) Acknowledgement is made of a claim for domesti		
Attachment(s)		
15) Notice of References Cited (PTO-892) 16) Notice of Draftsperson's Patent Drawing Review (PTO-948) 17) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	19) LJ Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152) ในแกน เวษญ์โลกเจ

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DETAILED ACTION

Sequence Compliance

This application contains sequence disclosures that are encompassed by the definitions for nucleotide and/or amino acid sequences set forth in 37CFR 1.821(a)(1) and (a)(2). However, this application fails to comply with the requirements of 37 CFR 1.821 through 1.825 for the reason(s) set forth on the attached Notice To Comply With Requirements For Patent Applications Containing Nucleotide Sequence And/Or Amino Acid Sequence Disclosures.

APPLICANT IS GIVEN A ONE MONTH EXTENDABLE PERIOD WITHIN WHICH TO COMPLY WITH THE SEQUENCE RULES, 37 CFR 1.821-1.825. Failure to comply with these requirements will result in ABANDONMENT of the application under 37 CFR 1.821(g). Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136. In no case may an applicant extend the period for response beyond the six month statutory period. Applicant is requested to return a copy of the attached Notice to Comply with the response.

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

 Claims 1,5-7, 12-17, drawn to a method for detecting small RNA molecules, classified in classes 435, subclass 6.

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Claims 8-11, drawn to a method for identifying a silenced gene target, 11. classified in class 435, subclass 7.

Claims 18-20, and 26-27 drawn to a method for silencing a target gene, a 111. nucleic acid molecule, and a host cell transformed with the same nucleic acid molecule classified in classes 435, 536, and 435, subclasses 455, 23.1, and 325.

Claims 1, 5-20, and 26-27 (the claims of groups I, II, and III) are generic and will be examined accordingly with respect to an elected of a patentably distinct species, of either plant (claims 2, 21, and 26-29), animal (claims 3-4, 22, 26-27, and 30-31), or plant and plant predator (claims 23-27).

Although there are no provisions under the section for "Relationship of Inventions" in MPEP 806.05 for inventive groups that are directed to different methods, restriction is deemed to be proper between groups I, II, and III because their methods appear to constitute patentably distinct inventions, each with a distinct purpose and further comprising distinct methodologies and using different products. Because these inventions are distinct for the reasons given above and a separate search is required for each of Groups I, II, and III restriction for examination purposes as indicated is proper. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter and

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separate search requirement, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

A telephone call was made to Patrick Hagan on 7/19/00 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

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Any inquiry concerning this communication or earlier communications from the examiner(s) should be directed to Peter Paras, Jr., whose telephone number is 703-308-8340. The examiner can normally be reached Monday-Friday from 8:30 to 4:30 (Eastern time).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Stanton, can be reached at 703-308-2801. The FAX phone number for art unit 1632 is 703-308-0294.

Inquiries of a general nature or relating to the status of the application should be directed to the group receptionist whose telephone number is 703-308-0196.

Peter Paras, Jr.

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NOTICE TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 C.F.R. 1.821 - 1.825 for the following reason(s):

X	 This application clearly fails to comply with the requirements of 37 C.F.R. 1.821-1.825. Applicant's attention is directed to these regulations, published at 1114 OG 29, May 15, 1990 and at 55 FR 18230, May 1, 1990.
	2. This application does not contain, as a separate part of the disclosure on paper copy, a "Sequence Listing" as required by 37 C.F.R. 1.821(c).
3	3. A copy of the "Sequence Listing" in computer readable form has not been submitted as required by 37 C.F.R. 1.821(e).
1 4	I. A copy of the "Sequence Listing" in computer readable form has been submitted. However, the content of the computer readable form does not comply with the requirements of 37 C.F.R. 1.822 and/or 1.823, as indicated on the attached copy of the marked -up "Raw Sequence Listing."
5	The computer readable form that has been filed with this application has been found to be damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A Substitute computer readable form must be submitted as required by 37 C.F.R. 1.825(d).
6	The paper copy of the "Sequence Listing" is not the same as the computer readable from of the "Sequence Listing" as required by 37 C.F.R. 1.821(e).
7	. Other:
Appli	icant Must Provide:
X A	n initial or substitute computer readable form (CRF) copy of the "Sequence Listing".
X Ai	n initial or substitute paper copy of the "Sequence Listing", as well as an ame n dment directing its entry to the specification.
— ар	statement that the content of the paper and computer readable copies are the same and, where oplicable, include no new matter, as required by 37 C.F.R. 1.821(e) or 1.821(f) or 1.821(g) or 325(b) or 1.825(d).
For qu	uestions regarding compliance to these requirements, please contact:
For C	ules Interpretation, call (703) 308-4216 RF Submission Help, call (703) 308-4212
	echnical Assistance703-287-0200
	o Purchase Patentin Software

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